1	ТН	E HONORABLE JOHN C. COUGHENOUR	
2			
3			
4			
5			
6			
7			
8			
9	UNITED STATES DISTRICT COURT		
10	WESTERN DISTRICT O AT SEAT		
11			
12	SURREAL HOLDINGS, LLC, a Delaware limited liability company	No. 2:24-cv-01262-JCC	
13	Plaintiff,	STIPULATED MOTION AND [PROPOSED] ORDER TO EXTEND TIME TO RESPOND TO FIRST	
14	v.	AMENDED COMPLAINT	
15 16	AMAZON WEB SERVICES, INC., a Delaware profit corporation	NOTE ON MOTION CALENDAR: April 18, 2025	
17	Defendant.		
18	STIPULATION		
19	Defendant Amazon Web Services, Inc. ("AWS") and Plaintiff Surreal Holdings, LLC		
20	("Surreal") stipulate as follows: 1. On March 18, 2025, Surreal and AWS agreed that AWS would consent to Surreal's request to amend its Complaint and that Surreal would agree to provide AWS with thirty days to respond to its Amended Complaint. 2. On March 20, 2025, Surreal filed a Joint Notice of Amendment of Complaint with		
21			
22			
23			
24			
25	Consent (Dkt. 16) and its First Amended Complaint (Dkt. 17).		
26			

3. On March 26, 2025, the Court entered the parties' stipulated order to extend AWS's deadline to respond to the First Amended Complaint until April 21, 2025. Dkt. 21. 4. To facilitate discussions between the parties, AWS and Surreal further stipulate that AWS will have until May 1, 2025, to respond to Surreal's First Amended Complaint. DATED: April 18, 2025 HOLLAND & KNIGHT LLP Solve Nathan T. Paine Nathan T. Paine, WSBA# 34487 701 Fifth Avenue, Suite 4700 Seattle, WA 98104 Telephone: 206-505-4011 Facsimile: 206-505-4019 Facsimile: 206-505-4019 Facsimile: 206-505-4099 Attorneys for Surreal Holdings, LLC Attorneys for Surreal Holdings, LLC PROPOSED ORDER Based on the foregoing stipulation, IT IS SO ORDERED. AWS's deadline to respond to Surreal's First Amended Complaint is May 1, 2025. PROPOSED ORDER DATED this 18th day of April 2025.			
4 To facilitate discussions between the parties, AWS and Surreal further stipulate that AWS will have until May 1, 2025, to respond to Surreal's First Amended Complaint. DATED: April 18, 2025 HOLLAND & KNIGHT LLP S/Nathan T. Paine Nathan T. Paine, WSBA# 34487 701 Firth Avenue, Suite 4700 Seattle, WA 98104 Telephone: 206-505-4011 Facsimile: 206-505-4099 Email: nathan.paine@hklaw.com Attorneys for Surreal Holdings, LLC Attorneys for Surreal Holdings, LLC PROPOSED ORDER Based on the foregoing stipulation, IT IS SO ORDERED. AWS's deadline to respond to Surreal's First Amended Complaint is May 1, 2025. United States District Judge	1	3. On March 26, 2025, the Court entered the parties' stipulated order to extend	
that AWS will have until May 1, 2025, to respond to Surreal's First Amended Complaint. DATED: April 18, 2025 HOLLAND & KNIGHT LLP Nathan T. Paine Nathan T. Paine S/ Nathan T. Paine Nathan T. Paine Solution Pith Avenue, Suite 4700 Seattle, WA 98104 Telephone: 206-505-4011 Facsimile: 206-505-4019 Email: nathan.paine@bklaw.com Attorneys for Surreal Holdings, LLC Attorneys for Surreal Holdings, LLC PROPOSED ORDER Based on the foregoing stipulation, IT IS SO ORDERED. AWS's deadline to respond to Surreal's First Amended Complaint is May 1, 2025. DATED this 18th day of April 2025. United States District Judge	2	AWS's deadline to respond to the First Amended Complaint until April 21, 2025. Dkt. 21.	
DATED: April 18, 2025 HOLLAND & KNIGHT LLP S/Nathan T. Paine Nathan T. Paine, WSBA# 34487 701 Fifth Avenue, Suite 4700 Scattle, WA 98104 Telephone: 206-505-4099 Email: nathan.paine@hklaw.com Attorneys for Surreal Holdings, LLC PROPOSED ORDER Based on the foregoing stipulation, IT IS SO ORDERED. AWS's deadline to respond to Surreal's First Amended Complaint is May 1, 2025. DATED this 18th day of April 2025. PERKINS COIE LLP S/Jeffrey M. Hanson Jeffrey	3	4. To facilitate discussions between the parties, AWS and Surreal further stipulate	
DATED: April 18, 2025 HOLLAND & KNIGHT LLP S/Nathan T. Paine Nathan T. Paine, WSBA# 34487 701 Fifth Avenue, Suite 4700 Seattle, WA 98104 Telephone: 206-505-4011 Facsimile: 206-505-4099 Email: nathan.paine@hklaw.com Attorneys for Surreal Holdings, LLC PROPOSED ORDER Based on the foregoing stipulation, IT IS SO ORDERED. AWS's deadline to respond to Surreal's First Amended Complaint is May 1, 2025. DATED this 18th day of April 2025. United States District Judge	4	that AWS will have until May 1, 2025, to respond to Surreal's First Amended Complaint.	
HOLLAND & KNIGHT LLP Solution Nathan T. Paine	5		
Solution	6	DATED: April 18, 2025	
Status T. Paine Nathan Salas Nathan J. Nathan	7	HOLLAND & KNIGHT LLP PERKINS COIE LLP	
701 Fifth Avenue, Suite 4700 Seattle, WA 98104 Telephone: 206-505-4011 Facsimile: 206-505-4099 Email: nathan.paine@hklaw.com Attorneys for Surreal Holdings, LLC PROPOSED ORDER Based on the foregoing stipulation, IT IS SO ORDERED. AWS's deadline to respond to Surreal's First Amended Complaint is May 1, 2025. DATED this 18th day of April 2025. Charles C. Sipos, WSBA# 32825 Ellie F. Chapman, WSBA# 55881 Perkins Coic LLP Proprint Coic LLP 1201 Third Avenue, Suite 4900 Seattle, Washington 98101-3099 Telephone +1.206.359.8000 Facsimile +1.206.359.8000 Facsimile +1.206.359.9000 JHanson@perkinscoie.com CSipos@perkinscoie.com Attorneys for Defendant Amazon Web Services, Inc. PROPOSED ORDER Based on the foregoing stipulation, IT IS SO ORDERED. AWS's deadline to respond to Surreal's First Amended Complaint is May 1, 2025. United States District Judge	8	s/Nathan T. Paine s/Jeffrey M. Hanson	
Seattle, WA 98104 Telephone: 206-505-4011 Facsimile: 206-505-4099 Email: nathan.paine@hklaw.com Attorneys for Surreal Holdings, LLC Bellie F. Chapman, WSBA# 55881 Perkins Coie LLP 1201 Third Avenue, Suite 4900 Seattle, Washington 98101-3099 Telephone: 1.206.359.8000 Facsimile +1.206.359.8000 Facsimile +1.206.359.9000 JHanson@perkinscoie.com CSipos@perkinscoie.com Attorneys for Defendant Amazon Web Services, Inc. PROPOSED ORDER Based on the foregoing stipulation, IT IS SO ORDERED. AWS's deadline to respond to Surreal's First Amended Complaint is May 1, 2025. DATED this 18th day of April 2025. United States District Judge	9		
Facsimile: 206-505-4099 Email: nathan.paine@hklaw.com Attorneys for Surreal Holdings, LLC 12 13 14 15 16 17 18 18 19 PROPOSED ORDER Based on the foregoing stipulation, IT IS SO ORDERED. AWS's deadline to respond to Surreal's First Amended Complaint is May 1, 2025. 20 DATED this 18th day of April 2025. 21 DATED this 18th day of April 2025. 22 United States District Judge	10	Seattle, WA 98104 Ellie F. Chapman, WSBA# 55881	
Attorneys for Surreal Holdings, LLC Seattle, Washington 98101-3099 Telephone +1.206.359.8000 Facsimile +1.206.359.8000 JHanson@perkinscoie.com CSipos@perkinscoie.com EChapman@perkinscoie.com Attorneys for Defendant Amazon Web Services, Inc. PROPOSED ORDER Based on the foregoing stipulation, IT IS SO ORDERED. AWS's deadline to respond to Surreal's First Amended Complaint is May 1, 2025. DATED this 18th day of April 2025. United States District Judge	11	Facsimile: 206-505-4099 Email: nathan.paine@hklaw.com 1201 Third Avenue, Suite 4900	
JHanson@perkinscoie.com CSipos@perkinscoie.com EChapman@perkinscoie.com EChapman@perkinscoie.com Attorneys for Defendant Amazon Web Services, Inc. PROPOSED ORDER Based on the foregoing stipulation, IT IS SO ORDERED. AWS's deadline to respond to Surreal's First Amended Complaint is May 1, 2025. DATED this 18th day of April 2025. United States District Judge	12	Attorneys for Surreal Holdings, LLC Seattle, Washington 98101-3099	
CSipos@perkinscoie.com EChapman@perkinscoie.com Attorneys for Defendant Amazon Web Services, Inc. PROPOSED ORDER Based on the foregoing stipulation, IT IS SO ORDERED. AWS's deadline to respond to Surreal's First Amended Complaint is May 1, 2025. DATED this 18th day of April 2025. United States District Judge	13		
Attorneys for Defendant Amazon Web Services, Inc. PROPOSED ORDER Based on the foregoing stipulation, IT IS SO ORDERED. AWS's deadline to respond to Surreal's First Amended Complaint is May 1, 2025. DATED this 18th day of April 2025. United States District Judge	14	CSipos@perkinscoie.com	
PROPOSED ORDER Based on the foregoing stipulation, IT IS SO ORDERED. AWS's deadline to respond to Surreal's First Amended Complaint is May 1, 2025. DATED this 18th day of April 2025. United States District Judge	15	Attorneys for Defendant Amazon Web	
Based on the foregoing stipulation, IT IS SO ORDERED. AWS's deadline to respond to Surreal's First Amended Complaint is May 1, 2025. DATED this 18th day of April 2025. United States District Judge	16	Services, Inc.	
Based on the foregoing stipulation, IT IS SO ORDERED. AWS's deadline to respond to Surreal's First Amended Complaint is May 1, 2025. DATED this 18th day of April 2025. United States District Judge	17		
AWS's deadline to respond to Surreal's First Amended Complaint is May 1, 2025. DATED this 18th day of April 2025. United States District Judge	18		
DATED this 18th day of April 2025. United States District Judge	19		
DATED this 18th day of April 2025. United States District Judge 25	20	AWS's deadline to respond to Surreal's First Amended Complaint is May 1, 2025.	
23 24 United States District Judge 25	21		
United States District Judge 25	22		
25	23	· · · · · · · · · · · · · · · · · · ·	
	24	United States District Judge	
26	25		
II	26		